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Α	PPLICATION NO.	FILING DATE					
			I FIR	RST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO.	
v	10/691,344	10/21/2003		William P. Cornelius	04860.P2615C	6641	
		7590 06/02/2004			EXA	EXAMINER	
James C. Scheller, Jr. BLAKELY, SOKOLOFF, TAYLOR			& ZAFMAN LLP		JEANGLAUD	JEANGLAUDE, JEAN BRUNER	
	Seventh Floor 12400 Wilshire E	Soulevard			ART UNIT	PAPER NUMBER	
	Los Angeles, CA 90025-1026				2819		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application N .	Applicant(s)	
Office Action Summary	10/691,344	CORNELIUS ET AL.	
omce Action Summary	Examiner	Art Unit	
The MAIL INCO DATE: A distance of the Control of th	Jean B Jeanglaude	2819	
Th MAILING DATE of this communication ap Period for Reply	opears on the cover sheet wit	h the corresp ndenc addr	ess
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by statuted any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	. 136(a). In no event, however, may a re ply within the statutory minimum of thirty d will apply and will expire SIX (6) MONT	ply be timely filed (30) days will be considered timely. HS from the mailing date of this comm	nunication.
status	ورد در در می است.		
1) Responsive to communication(s) filed on 21 C	October 2002		
	s action is non-final.		
3) Since this application is in condition for allows	once except for formal		
closed in accordance with the practice under	Ex narte Quaylo 1035 C.D.	rs, prosecution as to the ma	erits is
	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
isposition of Claims			
4) Claim(s) 144-176 is/are pending in the application	ation.		
4a) Of the above claim(s) is/are withdra	wn from consideration.	•	
5) 🖂 Claim(s) <u>144-176</u> is/are allowed.			
6)☐ Claim(s) is/are rejected.			
7) Claim(s) is/are objected to.			
8) ☐ Claim(s) are subject to restriction and/o	r election requirement.	•	•
oplication Papers			
			•
9) The specification is objected to by the Examine	ir.		\$
10) The drawing(s) filed on <u>21 October 2003</u> is/are:	: a)⊠ accepted or b)⊡ obje	ected to by the Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance	. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s)	is objected to. See 37 CFR 1.	121(d).
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached C	ffice Action or form PTO-1	52.
i rity under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:		9(a)-(d) or (f).	
1. Certified copies of the priority documents	have been received.		
 Certified copies of the priority documents 	have been received in Appl	ication No	
opies of the certified copies of the priori	ty documents have been rec	eived in this National Stag	_
application from the international Burean	(PCT Rule 17.2(a))		G
* See the attached detailed Office action for a list of	of the certified copies not rec	eived.	
ohmo-4/a)		•	•
chment(s)			
Notice of References Cited (PTO-892)	4) 🗍 Intensions Comm	nary (PTO-413)	
J Notice of Draftsperson's Patent Drawing Position (DTO 040)	4) Linterview Sumn	idly (F10-413)	
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10-21-03.	Paper No(s)/Ma	ill Date nal Patent Application (PTO-152)	

· 6.

DETAILED ACTION

- 1. Applicant is reminded of the proper language and format for an abstract of the disclosure. The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details. The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.
- 2. The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. Also, it is suggested not to use the word phrases "the present invention", "in one embodiment of the present invention" in the abstract.

Allowable Subject Matter

- 3. Claims 144 176 are allowable.
- 4. The following is a statement of reasons for the indication of allowable subject matter: in combination with other limitations of the claims the prior arts made of record fail to suggest a data processing system that comprises a bus interconnecting the memory and the processor, the bus comprising an encoder, parallel data lines, and a

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decoder, the encoder encoding data sub-words of a data word into corresponding encoded data sub-words of an encoded data word, a first sub-word of the data subwords being encoded into a second sub- word of the encoded data sub-words using information carried in the data sub- words other than the first sub-word, the parallel data lines interconnecting the encoder and the decoder to transmit the encoded data word from the encoder to the decoder, the decoder decoding the encoded data sub-words into the data sub-words respectively. Also the prior arts made of record fail to suggest a data processing system that comprises a plurality of buses connecting the plurality of components to the north bridge, the north bridge and one of the plurality of components having an encode and a decoder, the plurality of buses having a plurality of parallel data lines connecting the encoder and the decoder, the encoder encoding data sub-words of a data word into corresponding encoded data sub-words of an encoded data word for transmission over the plurality of parallel data lines, the decoder decoding the encoded data sub-words into the data sub-words respectively, a first sub-word of the data subwords being decoded from a second sub-word of the encoded data sub-words using first information carried in the encoded data sub-words other than the second sub-word.

Conclusion

5. This application is in condition for allowance except for the formal matters mentioned above.

Prosecution on the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

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A shortened statutory period for reply to this action is set to expire TWO

MONTHS from the mailing date of this letter.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jean B Jeanglaude whose telephone number is 571-

272-1804. The examiner can normally be reached on Monday - Friday 7:30 A. M. - 5:00

P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Michael Tokar can be reached on 571-272-1812. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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Business Center (EBC) at 866-217-9197 (toll-free).

Jean Bruner Jeanglaude **Primary Examiner**

Han Bruner Handlande

May 20, 2004